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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/092,158	06/05/1998	SAILESH M. MERCHANT	MERCHANT3333	5736
27964	7590 09/05/2003			
HITT GAINES P.C. P.O. BOX 832570			EXAMINER	
	ON, TX 75083		MALDONADO, JULIO J	
			ART UNIT	PAPER NUMBER
			2823	
			DATE MAIL ED: 00/05/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	INC
Office Action Summary	09/092,158		
omice Action Summary	Examiner	Art Unit	
The MAILING DATE of this committee	Julio J. Maldonado	2823	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MONT	oly be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.	
1) Responsive to communication(s) filed on			
	— · nis action is non-final.		
3) Since this application is in condition for allow			
closed in accordance with the practice under Disposition of Claims	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
4)⊠ Claim(s) <u>1,4-12 and 15-24</u> is/are pending in the	ne application.		
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1,4-12 and 15-24</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement		
Application Papers	r ciccuon requirement.		
9)☐ The specification is objected to by the Examine	r.		
10)☐ The drawing(s) filed on is/are: a)☐ accept		Examiner	
Applicant may not request that any objection to the			
11)☐ The proposed drawing correction filed on	is: a)□ approved b)□ disa	approved by the Examiner	
If approved, corrected drawings are required in rep	ply to this Office action.	, , , , , , , , , , , , , , , , , , ,	
12) The oath or declaration is objected to by the Exa	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 1	19(a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority documents	have been received.		
2. Certified copies of the priority documents		ication No	
Copies of the certified copies of the priori application from the International Burn*     See the attached detailed Office action for a list of the certified copies of the priori application from the International Burn*	ity documents have been re	ceived in this National Stage	
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 1	19(e) (to a provisional application)	١
a) ☐ The translation of the foreign language prov 15)☐ Acknowledgment is made of a claim for domestic	isional application has been	received	,·
Attachment(s)	- p. only under 00 0.0.0. 99	140 aliu/01 141.	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5\   Notion of Infa-	mary (PTO-413) Paper No(s). <u>30</u> . mal Patent Application (PTO-152)	
U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	on Summary	Part of Paner No. 24	

Art Unit: 2823

## **DETAILED ACTION**

1. In an Interview held on 08/08/2003, supervisor Chaudhuri discussed with attorney of record, Ron Corbitt the combination of references used by the Examiner.

2. Therefore, arguments with respect to the rejection(s)of claim(s) 1 and 12 under 35 USC §103 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Kim et al. (U.S. 5,591,671) and Bai et al. (U.S. 5,714,418).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 5, 6, 8-12, 16, 17 and 19- 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (U.S. 5,591,671) in view of Bai et al. (U.S. 5,714,418).

In reference to claims 1, 12 and 24, Kim et al. (Figs.2-4) in a related method to form an interconnect layer teach the steps of forming a contact opening (25) in a dielectric layer (24) on a semiconductor substrate (21, 24), said contact opening (25) electrically contacting an active device; depositing by physical vapor deposition (PVD) a barrier layer (26, 27) in said contact opening (25) and on at least a portion of said semiconductor substrate (21, 24), said barrier layer deposition step includes depositing titanium layer (26) and depositing titanium nitride layer (27) on said titanium layer (26);

Page 2

Art Unit: 2823

depositing a contact metal (28) on said barrier layer (26, 27) within said contact opening (25); removing a substantial portion of said contact metal (28) and said barrier layer (26, 27) from said semiconductor substrate (21, 24) to form a contact plug within said contact opening (25); and subjecting said contact plug to a heating treatment, changing the crystalline structure (i.e., annealing) of the barrier layer (26, 27) to reduce ohmic contact (column 4, line 27 – column 6, line 56).

Kim et al. fail to show extending the plug to an uppermost surface of said substrate. However, Bai et al. (Figs.4C-4D) in a related method to form interconnects in a semiconductor device teach the steps of removing a substantial portion a contact metal (44) and a barrier layer (42, 43) from a semiconductor substrate (40, 41) to form a contact plug within a contact opening (47), said plug extending to an uppermost surface of said substrate (40, 41) (column 9, lines 12-25). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to extend the plug to an uppermost surface of said surface as taught by Bai et al. in the interconnect forming method of Kim et al., since this would result in a planarized interconnect with reduced the contact resistance and improved performance of the circuit (column 9, lines 26-42).

In reference to claims 5, 6, 16 and 17, Kim et al. teach depositing a tungsten contact by chemical vapor deposition (column 4, line 57 – column 5, line 4).

In reference to claims 8, 9, 19, 20 and 23, Kim et al. in combination with Bai et al. teach depositing a barrier layer including forming a thickness of said barrier layer ranging from about 90 nm to about 290 nm within said contact opening having a design width below 1µ and forming a field area thickness of said barrier layer on said

Art Unit: 2823

semiconductor substrate of about 75 nm or greater (Kim et al., column 4, lines 38-44). Kim et al. in combination with Bai et al. fail to teach the thickness of said barrier layer from about 5 nm to about 20 nm and having 5% to about 20% of field area thickness within said contact opening. Notwithstanding, it would have been an obvious matter of design choice bounded by well known manufacturing constraints and ascertainable by routine experimentation and optimization to choose these particular dimensions because applicant has not disclosed that the dimensions are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical, and it appears prima facie that the process would possess utility using another dimension. Indeed, it has been held that mere dimensional limitations are prima facie obvious absent a disclosure that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical. See, for example, In re Rose, 220 F.2d 459, 105 USPQ 237 (CCPA 1955); In re Rinehart, 531 F.2d 1048, 189 USPQ 143 (CCPA 1976); Gardner v. TEC Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984); In re Dailey, 357 F.2d 669, 149 USPQ 47 (CCPA 1966).

In reference to claims 10, 11, 21 and 22, Kim et al. in combination with Bai et al. teach removing a substantial portion including removing said contact metal and said barrier layer from said field area thickness by chemical mechanical polishing processes (Kim et al., column 5, lines 62-67 and Bai et al., lines column 9, lines 12-24).

5. Claims 4 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. ('671) in view of Bai et al. ('418) as applied to claims 1, 5, 6, 8-12, 16, 17 and

Art Unit: 2823

19-24 above, and further in view of the applicants admitted prior art in the instant application.

Kim et al. in combination with Bai et al. teach depositing a barrier layer in a contact opening in a dielectric layer, but fail to show the contact opening with an aspect ratio ranging from about 3:1 to about 5:1. However, the prior art teaches forming openings having aspects ratios from about 3:1 to about 5:1 (page 2, lines 1-6). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to specify aspect ratios of about 3:1 to about 5:1 as taught by the prior art and include it in the combination of Kim et al. and Bai et al., since this fulfill the need for forming smaller devices (page 1, line14 - page 2, line 6).

6. Claims 7 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. ('671) in view of Bai et al. ('418) as applied to claims 1, 5, 6, 8-12, 16, 17 and 19-24 above, and further in view of Teo (U.S. 5,970,374).

Kim et al. in combination with Bai et al. teach subjecting said contact plug to a thermal process (Kim et al., column 5, lines 9-14) but fails to teach using a rapid thermal anneal (RTA) process. However, Teo in a related method to form interconnects teaches the step of using rapid thermal anneal at a temperature of about 670°C for about 30 seconds (column 4, lines 17-25). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to use a RTA process as taught by Teo and in the combination of Kim et al., Bai et al., since this improves the adhesion of the barrier layer in the contact opening (column 4, lines 17-25).

Art Unit: 2823

## Conclusion

7. Papers related to this application may be submitted directly to Art Unit 2823 by facsimile transmission. Papers should be faxed to Art Unit 2823 via the Art Unit 2823 Fax Center located in Crystal Plaza 4, room 3C23. The faxing of such papers must conform to the notice published in the Official Gazette, 1096 OG 30 (15 November 1989). The Art Unit 2823 Fax Center number is (703) 305-3432. The Art Unit 2823 Fax Center is to be used only for papers related to Art Unit 2823 applications.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Julio J. Maldonado** at **(703) 306-0098** and between the hours of 8:00 AM to 4:00 PM (Eastern Standard Time) Monday through Friday or by e-mail via <u>julio.maldonado@uspto.gov</u>. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Olik Chaudhuri, can be reached on (703) 306-2794.

Any inquiry of a general nature or relating to the status of this application should be directed to the **Group 2800 Receptionist** at **(703) 308-0956**.

JMR 8/12/03

> George Fourson` Primary Examiner

Page 6